UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF PENNSYLVANIA

GEOVANI DAVILA,

Petitioner,

 \mathbf{v} .

CIVIL ACTION NO. (Crim.#01cr018)

°⁷ **FILED** HARRISBURG, PA

UNITED STATES OF AMERICA, Respondent,

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MOTION FOR APPOINTMENTSOF COUNSEL AND PRIVATE INVESTIGATOR

MARY E. DANDREA, CLERK

JUL 1 8 2005

COMES NOW, GEOVANI DAVILA, petitioner pro se, files this motion for appointment of counsel and a private investigator for his §2255 habeas corpus petition. Petitioner basis this request on the grounds set forth below.

- 1. Patitioner has filed a §2255 patition to vacate, set aside or correct sentence of a federal prisoner incustody.
- 2. Petitioner has a learning disability and a hearing disability that is impairing his ability to prosecute this case that was filed with the assistance of another prisoner.
- 3. Petitioner's §2255 contained serious allegation that will require the assistance of counsel and amprivate investigatorofor the purpose of interviewing the surviving Lewistown drug addicts over the events of November 24, 2000, and to recover certain documentations relating to medical autopsy and the DA's records of appointment

as a Special Assistant United States Attorney (SAUSA).

4. Petitioner's believes that the allegation set forth in his §2255 motion is meritorous and demands the attention of a legal expert and professional since some of the issues contained are still undergoing developments in the federal courts.

Wherefore, petitioner prays that this motion for appointment of counsel and a private investigator be granted to assistance in the prosecution of his §2255 habeas corpus petition.

Respectfully Submitted,

Geovani Davila #54826-066

FCI Beckley P.O.Box 1280

Beaver, WV 25813.

Dated July 14, 2005

PROOF OF SERVICE

I certify that on 44 14 2005 (date) I mailed a copy of this brief and all attachments via first class mail to the following parties at the addresses listed below:

Gordon A.D. Zubrod Assistant US Attorney Federal Bldg. Room 217 228 Walnut Street Harrisburg, PA 17108.

PROOF OF SERVICE FOR INSTITUTIONALIZED OR INCARCERATED LITIGANTS

In addition to the above proof of service all litigants who are currently institutionalized or incarcerated should include the following statement on all documents to be filed with this Court:

I certify that this document was given to prison officials on 1/4 20 (chite) for forwarding to the Court of Appeals. I certify under penalty of perjury that the foregoing is true and correct. 28 U.S.C. §1746.

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Jated: Jely 14, 2005